

MRS. J. A. SETLIFF IS CALLED BY GRIM REAPER

Well-Known Educator Dies Tuesday Evening After Lingered Illness.

Mrs. J. A. Setliff, wife of Prof. Setliff, has answered the summons of the grim reaper. She passed away Tuesday at her home on East Twelfth street, after a long illness.

For many years she was a teacher in the Chattanooga public schools. During her career as an instructor, which was crowned with success, she sought to instill in the minds of students thoughts, ideals and principles that would aid them in their life work and lift them to higher and better things. Hundreds of young men and women who today occupy important positions owe no small measure of their success to the teachings of Mrs. Setliff.

She was faithful in the discharge of her duty as a teacher, a devoted wife and mother and a woman of great strength of character. She was known and loved by a host of friends.

Surviving her are her husband, a prominent educator and for several years a member of the faculty of Central High school; two sons, Capt. Quayle Setliff and Lieut. Arthur Setliff, and two daughters, Mrs. Albert Gionce, of Anderson, Ala. and Mrs. Hall, of Nashville. With the exception of Capt. Setliff, who is overseas, all of the children were at their mother's bedside when she died.

Mrs. Setliff was born in Texas.

WHO WILL LEND MONEY?

Judge Conner Agrees to Pay Interest on \$20,000 for Bonny Oaks.

"If the board of trustees of Bonny Oaks will find some one to lend them \$20,000 at 5 per cent. interest to build Bonny Oaks home, I will pay the interest out of my own pocket until the money is paid back," stated County Judge Sam A. Conner Wednesday morning.

"Further, I will cut down expenses and chop off useless jobs throughout the county in an effort to help pay back the \$20,000, and in that way we can in a comparatively short time repay the borrowed money," added Judge Conner.

The county judge said as others who know of the offer are of the opinion that this is a splendid chance for some one who can afford it to do the county an excellent and patriotic service. The Bonny Oaks home here is a great institution and is capable if the building is made large enough of doing a great deal more good. It is the idea of the county judge to afford accommodation for enough at the institution to cultivate a farm and do such other work as would make the institution pay for itself.

The past session of the county court

WHAT BULGARIA WANTS



The shaded portion shows the sections of Rumania, Serbia and Greece claimed by Bulgaria on the grounds of nationality. She lost this territory in the Balkan war of 1913 and entered the world war to get it back. Now she's tired of trying and is asking the allies for peace.

appropriated \$20,000 for the building and repairing of this institution, but made no arrangements about where the money was coming from.

NO SOFT DRINKS AFTER FIVE O'CLOCK SOON

Druggists to Close Early, After Oct. 10, Even Though Made Exception.

Going even one better than the request of the fuel administrator stipulates, Chattanooga's druggists are to close their doors, beginning Oct. 10, at 7 p.m. This is with the exception of Saturdays, when they will remain open until 10 o'clock.

Members of the local druggists' association met Tuesday afternoon and passed resolutions which provide that, in spite of the fact that drug stores are made an exception in the fuel administrator's early closing ruling, they will close early anyway. They will open at 7 a.m. and only sell soft drinks between the hours of 9 a.m. and 5:30 p.m. This means a material sugar saving.

The fuel administrator's request, however, is that, though the drug stores may remain open until 10 o'clock Saturday nights, they suspend selling everything but drugs after 7 o'clock. In return for their more than complying with the spirit of the order, the druggists are to ask the state administrator to permit them to sell stationery and general merchandise handled by them after 7 o'clock Saturday nights. They point out that there can be no saving by eliminating these sales, as light, heat and clerks have to be supplied. They agree to abandon the sale of soft drinks according to schedule, however, as this results in a definite saving of sugar.

SEEKS CUSTODY OF TWO LITTLE CHILDREN

C. M. Keith Charges His Wife With Being Unfit to Care for Children.

The state of Tennessee on relation of C. M. Keith against Goldie Keith, was the style of a habeas corpus proceeding which was filed in the chancery court Wednesday morning. The proceedings seek the custody of the relator's two little children, James W. Keith and DeMars Keith, whom it is charged the wife, Goldie Keith, is illegally restraining of their liberty at a house 613 Chestnut street. The complainant charges that the defendant deserted him on Sept. 28 without cause or reason and took with her the two children whom she has since retained in her custody. He further charges that she has no visible means of support for herself or the children and that further she has since leaving him become a woman of ill repute. Complainant claims that he is an employee of the Columbian Iron Works and his hours of duty are from 2:30 in the afternoon until 10:30 at night. The bill names Audrey Sanders as co-respondent and charges that for the past two weeks Sanders has been a frequent visitor at the house where his wife is now living. He charges that it is his information that his wife and Sanders are making arrangements to leave the city and take the children with them. The complainant alleges that he has a good position and is able to take care of the children, while his wife is an unfit person both morally and financially to have them. The bill asks that at the hearing the complainant be given custody of his children. The bill was filed through Boyd W. Hargraves.

FAVORS CHANGE IN LAW

Judge Conner Tells How to Raise Money for County Roads.

County Judge Sam A. Conner stated Wednesday that he was in favor of a change in the Spurluck law and would recommend such at the January term of the Hamilton county court. He stated that at present the law provided that a man either work the road for two days or pay \$2, and that his recommendation would be to work the road three days or pay \$2, and in this way every man would pay the \$2 and the roads would be worked. As it is now, a man just pays \$2 and the necessary amount of work is of course not being put on the roads. However, this recommendation will not be made until the January term of court, as that is the time the law applies.

NASHVILLE MAN HONORED.

Nashville, Oct. 2.—(Special.)—Lee J. Loventhal, prominent Nashville war worker, was today elected state treasurer of the united war work campaign. A meeting of the state executive committee was held for the purpose of completing plans for the campaign which is to follow the liberty loan drive.

ALL INCOMES KNOWN TO LOAN COMMITTEE

No Chance for Camouflage When Solicitors Call Around Next Week.

It is entirely unlikely that anybody has ever gathered together such detailed and intimate knowledge of the earning capacity and incomes of the individuals comprising the community of Chattanooga as has been gathered by the local liberty loan committee.

For weeks past the committee, through the proper channels, has been quietly making a round of the various employers in town and getting from them their salary lists.

On the basis of these lists the allotment of every individual in bond subscriptions has been made. The committee in direct charge of the work, the equalization board, as it is termed, has these lists on file, with the salary of each individual blotted out, so that private information may thus be guarded, but on each name is the quota allotted, indicated in code.

The method of procedure in soliciting, it is understood, will be to approach the individual and ask for the subscription allotted on the basis of his income. In case he does not subscribe the full quota it is unlikely that any subscription at all will be accepted, but his name will be turned over to another committee for a second call.

It is to be fully understood that exceptional cases, such as sickness, indebtedness, etc., are to be governed by the circumstances, and a statement of those circumstances will result in a readjustment of the quota fixed by the equalization board.

Following is the basis of fixing the quota:

Weekly per week. Bonds.

\$8.00 to \$12.50 \$50.00

12.50 to 25.00 100.00

25.00 to 37.50 150.00

37.50 to 50.00 200.00

50.00 to 75.00 250.00

75.00 to 100.00 300.00

100.00 to 150.00 400.00

150.00 to 200.00 500.00

200.00 to 250.00 600.00

250.00 to 300.00 700.00

300.00 to 350.00 800.00

350.00 to 400.00 900.00

400.00 to 450.00 1,000.00

450.00 to 500.00 1,100.00

500.00 to 550.00 1,200.00

550.00 to 600.00 1,300.00

600.00 to 650.00 1,400.00

650.00 to 700.00 1,500.00

700.00 to 750.00 1,600.00

750.00 to 800.00 1,700.00

800.00 to 850.00 1,800.00

850.00 to 900.00 1,900.00

900.00 to 950.00 2,000.00

950.00 to 1,000.00 2,100.00

1,000.00 to 1,050.00 2,200.00

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